

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No.4988 of 1998

**

For Approval and Signature:

Hon'ble MR.JUSTICE H.L.GOKHALE

=====

1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

1 to 5 : NO

RAMILABEN, WIFE OF RAMKRISHNA THAKER

Versus

REGIONAL PASSPORT OFFICER

Appearance:

MR MURALI N DEVNANI for Petitioner
MS PROMILA SAFAYA for Respondent No. 1

CORAM : MR.JUSTICE H.L.GOKHALE

Date of decision: 30/06/98

ORAL JUDGEMENT :

Heard Shri Devnani, learned advocate for the petitioner and Ms.Safaya, learned advocate for the respondent.

2. Rule. Ms. Safaya, learned advocate waives service of rule on behalf of the respondent.

3. The petitioner had applied earlier for grant of

passport on the basis of her School Leaving Certificate, which showed her date of birth as 6.12.1950. It appears that while issuing passport, instead of 6.12.1950 in second column, the figure 6.2.1950 came to be written while recording the date of birth. As a result of which the date of birth came to be recorded as 6.2.1950. It appears obviously that it is a clerical error. The petitioner intends to apply for a fresh passport on the basis of the very School Leaving Certificate, annexed at page 16 of the petition. The authorities will issue to the petitioner a new passport with date of birth on the basis of the School Leaving Certificate.

4. The petition is allowed. Rule is made absolute accordingly. No order as to costs.

-00o-
karim*